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25 Attorneys for Defendants CORDELL FUNDING, LLLP,
26 CORDELL CONSULTANTS, INC., CORDELL MONEY
27 PURCHASE PLAN, CORDELL CONSULTANTS NEW
28 YORK, LLC and ROBIN RODRIGUEZ

1 **UNITED STATES DISTRICT COURT**
2 **NORTHERN DISTRICT OF CALIFORNIA**
3 **SAN JOSE DIVISION**

4 ANITA HUNTER, an individual;
5 JOHNNA BOZZA, an individual;
6 CELLTEX SITE SERVICES, LTD., a
7 Texas Limited Company; GRANDE
8 INVESTMENT, LLC, a Colorado Limited
9 Liability Company; QUIRK INFINITI,
10 INC., a Massachusetts corporation;
11 MICHAEL WHITTON, an individual;
12 DOE PLAINTIFF, an individual; and all
13 others similarly situated,

14 Plaintiffs,

15 VS.

16 CITIBANK, N.A., a Nevada Corporation;
17 COUNTRYWIDE BANK, FSB, a Virginia
18 Corporation, BANK OF AMERICA
19 CORPORATION, d/b/a BANK OF

20 Case No: CV 09 02079 JW

21 [*Proposed*] ORDER SETTING TIME
22 FOR CORDELL FUNDING, LLLP,
23 CORDELL CONSULTANTS, INC.,
24 CORDELL MONEY PURCHASE PLAN,
25 CORDELL CONSULTANTS NEW
26 YORK, LLC AND ROBIN RODRIGUEZ
27 TO ANSWER OR OTHERWISE
28 RESPOND TO THIRD AMENDED
 COMPLAINT AND EXTENDING PAGE
 LIMITS

1 HONORABLE JAMES WARE

1 AMERICA, N.A., a North Carolina
2 Corporation; UNITED WESTERN BANK
(f/k/a MATRIX CAPITAL BANK), a
3 Colorado Corporation; BOULDER
4 CAPITAL, LLC, a Massachusetts
Corporation; BOULDER COLUMBUS
5 LLC, a Massachusetts Limited Liability
Company; BOULDER WEST OAKS,
6 LLC, a Delaware Limited Liability
Company; BOULDER HOLDINGS, VI,
7 LLC, a Delaware Limited Liability
Company; ROY S. MACDOWELL, JR.,
8 an individual; CORDELL FUNDING,
LLL P, a Florida Limited Liability Limited
Partnership; CORDELL
9 CONSULTANTS, INC., a New York
Corporation; CORDELL MONEY
PURCHASE PLAN, a QUALIFIED
10 RETIREMENT PLAN TRUST;
CORDELL CONSULTANTS, NEW
11 YORK, LLC, a New York Limited
Liability Company; ROBIN
12 RODRIGUEZ, an individual; JORDEN
BURT, LLP, a Connecticut Limited
13 Liability Partnership; KUTAK ROCK,
14 LLP, a Nebraska Limited Liability
Partnership; JOSEPH O. KAVAN, an
individual; FOLEY & LARDNER LLP, a
15 Wisconsin Limited Liability Partnership;
STEPHEN I. BURR, an individual, and
16 SILICON VALLEY LAW GROUP, a
California Law Corporation,
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Defendants.
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1 The Court, having considered the Stipulation to Set Time to Answer or
2 Otherwise Respond to Third Amended Complaint and Extend Page Limits, hereby
3 ORDERS that:

4 1. Cordell Funding, LLLP, Cordell Consultants, Inc., Cordell Money
5 Purchase Plan, Cordell Consultants New York, LLC, and Robin Rodriguez (the
6 "Cordell Defendants") shall have until October 12, 2010 to answer, move, or
7 otherwise respond to Plaintiffs' Third Amended Complaint;

8 2. In the event the Cordell Defendants file a motion and brief in response
9 to the Third Amended Complaint, the page limit for their motion and brief shall be
10 extended from 25 pages to 35 pages.

11 3. Nothing in this Order shall constitute a waiver of any claims or
12 defenses that Plaintiffs or the Cordell Defendants have or may assert in this action.

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15 IT IS SO ORDERED on this 23rd day of September, 2010.

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18 HON. JAMES WARE
United States District Judge

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20 [End of Order]

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